

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF CALIFORNIA

DIANNE NELSON,

Plaintiff, No. CIV S-04-1103 DFL KJM PS

vs.

PLACER COUNTY, et al.,

Defendants. ORDER

Defendants' motions to compel production of documents came on regularly for hearing March 22, 2006. No appearance was made for plaintiff.¹ Richard Crabtree appeared telephonically for defendant LaBouff. Jamie Edwards appeared telephonically for the remaining defendants. Upon review of the documents in support and opposition, upon hearing the

////

////

¹ Plaintiff had made a request for telephonic appearance. The court's docket does not have a telephone number recorded for plaintiff. At the time noticed for hearing, the deputy clerk initiated a phone call to the number left by plaintiff as the number at which she could be reached for this hearing. An answering machine received the phone call and contact could not be made with plaintiff. After the hearing, plaintiff called the chambers of the undersigned and advised the court the number at which she could be reached was a different number than that previously provided to the deputy clerk.

1 arguments of counsel, and good cause appearing therefor, THE COURT FINDS AND ORDERS
2 AS FOLLOWS:

3 1. Defense counsel has been advised by plaintiff that she has additional
4 documents to produce in addition to those she previously has provided. Within fourteen days
5 from the date of this order, plaintiff shall provide, for copying and inspection, documents
6 responsive to defendants' requests for production of documents. Plaintiff is cautioned that any
7 documents not produced within this time period may be subject to exclusion at trial.

8 2. The Clerk of Court is directed to serve a copy of this order on plaintiff via
9 facsimile at (907) 262-6877.²

10 3. Any future requests for telephonic appearance by plaintiff shall be made in
11 writing, at least one week in advance of the hearing, and shall provide the contact number and the
12 reason requested for telephonic appearance.

13 DATED: March 22, 2006.

14
15 
16 UNITED STATES MAGISTRATE JUDGE
17
18
19
20
21
22
23
24
25

006
nelson.oah

26 ² The court is advised that plaintiff must first be called at this number so that her facsimile
machine can be initiated; the number can then be used to fax the order to plaintiff.